extended to him during the interview conducted on January 22, 2002.

As discussed during the interview, claims 1 and 2 have been cancelled herein and claim 11 has been made the only independent claim. All of the claims have been amended herein to make them dependent upon claim 11. As discussed during the interview, claim 11 is patentable over the cited references because of the mixing bod which is recited in the claims.

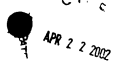
Claims 3-7 have been amended herein to be dependent upon claim 11. Claims 3-7 recite specific scent delivery devices which can be used with the present invention. Because claims 3-7 were somewhat redundant of claim 12, claim 12 has been cancelled herein.

Claim 9 has also been amended to be dependent upon claim 11.

Claim 9 requires a biofeedback since a biofeedback system is part of the overall scent delivery system of claim 11.

In view of the foregoing, it is respectfully submitted that claims 3-7, 9, 11, 13 and 14 are allowable over the cited references.

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acknowledged in the Interview Summary Record, claim 11 is patentable over Martin, specifically because of the mixing bed recited in claim 11. Furthermore, it should be noted that Martin does not teach a portable system and it is virtually impossible to make Martin's system portable without major modifications to Martin's system. Thus, it is respectfully submitted that the application as presented herein is patentable.

In view of the foregoing, applicant respectfully requests reconsideration of the Examiner's position and submits that the application is in condition for allowance. A two-month extension of time is requested and form PTO-2038 charging the small entity fee of \$200 is enclosed herewith. If any additional fees or extensions of time are necessary in order to maintain this application in pending condition, appropriate requests are hereby made and authorization given to debit account #02-2275.

Respectfully submitted,

BIERMAN, MUSERLIAN AND LUCAS

DCL:pd

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Donald C. Lucas - 31,27!
Attorney for Applicant

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3. The system of claim 1 wherein said scent generator is a fan connected to a chamber having a pad saturated with scent.

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- 4. The system of claim 1 wherein said masal interface is a mask which covers both the mose and the mouth of a user.
- 5. The system of claim 1 wherein the nasal interface is a mask which covers the nasal cavity of a user.
- 6.! The system of claim 1 wherein the nasal interface is a Tee is said conduit rasultable.
- 7. The system of claim 1 wherein the nasal interface is a wishbone in said conduit.

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9. $\sqrt{1}$ The system of claim, 1 further comprising a biofeedback

generator to react to said feedback.

(Amended) The system of claim 12 wherein said fragrance container houses a pad saturated with scent.

(Amended) The system of claim wherein said scent delivery device is a mask which covers both the nose and the mouth of a user.

(Amended) The system of claim 11 wherein the scent delivery device is a mask which covers the nasal cavity of a user.

(Amended) The system of claim II wherein the scent delivery device is a Tee in said nasal tubing.

(Amended) The system of claim 12 wherein the scent delivery device is a wishbone in said nasal tubing.

(Amended) The system of claim 14 further comprising a biofeedback system which is connected to said system so as to provide feedback as to a user and to allow said system to react to said feedback.